Exhibit C

Doyle,Ty

From: Doyle,Ty

Sent: Monday, December 04, 2017 11:04 AM

To: dholmes282@aol.com; emama@mamalakislaw.com

Cc: Kaplan, Lee; Wolf, Alex Subject: RE: RE: Conference

Emo, is there a time that you'd like to speak, or is it the case that since we're providing our rates (see below), your position is the same as David's and you don't view a call as necessary?

David, per your request below, the rates are as follows:

Here are our rates for the main billers. Our rates generally remain the same during the course of a case, and did so here:

Lee Kaplan (senior partner) – 750

Ty Doyle (partner) – 345

Alex Wolf (associate) – 300

Michelle Stratton (counsel) – 400

Terri Matthies (paralegal) – 190

Termaine Owens (paralegal/lit support) – 110

Littler's rates:

Rates in 2015 (April)
Scott McDonald (senior partner) – 570
Allan Neighbors (partner) – 415
Tim Rybacki (associate) – 365

Rates in 2014 (April)

Scott - 555

Allan - 405

Tim - 355

Rates in 2013 (May)

Scott - 540

Allan - 395

Tim - 325

Other associates - 275-315

Rates in 2012 (April)

Scott - 515

Allan - 340

Tim - 300

Kimberly Miers (partner) - 370

Other associates - 290

Paralegals - 165-175

From: dholmes282@aol.com [mailto:dholmes282@aol.com]

Sent: Friday, December 01, 2017 2:07 PM **To:** Doyle, Ty; emama@mamalakislaw.com

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Cc: Kaplan, Lee; Wolf, Alex **Subject:** Re: RE: Conference

Thanks. So basically your client's claim to fees boils down to arguing that everything is inextricably intertwined with the contract claim and for sanctions under Rule 37. Section 1927 does not permit sanctions against a party. We already briefed our position on the contract claim and Rule 37, so I don't know what we need to discuss.

That takes care of items 1 and 2. Item 3 is the reasonableness of your rates. Do you have a handy list of the rates that are built into your attorneys' fee demand?

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In a message dated 12/1/2017 12:23:28 PM Central Standard Time, tydoyle@skv.com writes:

Kuharsky should pay all fees for litigating against him pursuant to his contract with Quantlab.

- Kuharsky should pay all fees for litigating against him because of his vexatious litigation behavior.
- Mamalakis should pay all fees for litigating against him because of his vexatious litigation behavior.
- Kuharsky should pay all fees for litigating the breach of contract claim + appellate fees.
- Kuharsky should pay all fees for litigating against him because all claims were intertwined with the breach of contract claim.
- Defendants should pay all attorney fees for investigating spoliation.
- Defendants should pay all expert fees for investigating spoliation.